For Court Use Only (Seal)		
2010 KANSAS SENTENCING GUIDELINES JOURNAL EN	TRY OF JUDGMENT	
Please use Journal Entry based on OFFENSE DATE SECTION I. CASE IDENTIFYING INFORMATION	^{1.} Transaction No.	
2. STATE v.		^{4.} K.B.I. Number
STATE V.	, Gourt G.K.R. Number	N.D.I. Number
5. County 6. Court Case Number 7. Se	entencing Judge	8. Sentencing Date
Defense Counsel: Appointed Retained	Self Waived Orally Waived in V	Vriting
Counsel Name (please print)		
10. Type of Proceeding (Trial) Bench Trial (includes a plea on s Guilty Plea	stipulated facts) Jury Trial Nolo contendere Plea	
11. Date of Conviction:		
12. Pre-Trial Status of Offender	Bond	
SECTION II. CRIMINAL HISTORY CLASSIFICATION		
1. Offender's Overall Criminal History Classification as Found by th	ne Court: ABBCDDE	F
2. Objection to Criminal History? Yes No If Yes, By:	☐ Defendant or ☐ State	
Court's Ruling on Objection: Criminal history was amended	Criminal history was not amended	
SECTION III. CURRENT CONVICTION INFORMATION		
Name of PRIMARY Offense of Conviction:		
Count No.: Date of Offer	nse:	
(Please use	Journal Entry based on OFFENSE DATE)	
^{2.} K.S.A. Title, Section, Subsection(s):		
☐ Attempt (K.S.A. 2010 Supp. 21-3301) ☐ Conspiracy (K.S.A. 2	2010 Supp. 21-3302) Solicitation (K.S.A. 201	0 Supp. 21-3303)
3. Grade of Offense: (Check one in each row.)		
Person 4. Offense Category: Nondrug Drug Off-grid	☐ Nonperson ☐ Nongrid	
5. Presumptive Sentencing Range: (Enter terms from appropriate grid		Mitigated
Check applicable box(es) Presumptive Prison Presump	ptive Probation	
☐ Drug Treatment for up to 18 months	. K.S.A. 2010 Supp. 21-4729	
Special Rule Applies (Complete Sp	ecial Rules Supplemental Page and Attach)	
THIS FORM MUST BE ACCOMPANIED BY A COPY OF THE P	RESENTENCE INVESTIGATION FORM PUR	SUANT TO K.S.A. 22-
3439 AND A DOCUMENT CONTAINING INFORMATION REQU	· ·	
PLEASE USE AN ADDITIONAL OFFENSES PAGE FOR ADDIT	IONAL OFFENSES OF CONVICTION.	

^{*} This option is included in statute, but is unavailable.

Case No		
KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT (P	PAGE 2)	
6. SPECIAL RULE APPLICABLE: Yes No If Yes, enter the number(s) and brief description(s) corresponding to the app	licable special rule	
(Complete Special Rules Supplemental Page and Attach):		
7. Did the Court make a SPECIAL FINDING that the crime was SEXUALLY MOTIVATED pursuant to the KS Offender Registration Act, K.S.A. 2010 Supp. 22-4902 (c)(14)? IF YES, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	☐ Yes ☐ No	
8. Was offender determined by the Court to be an AGGRAVATED HABITUAL SEX OFFENDER? (K.S.A. 2010 Supp. 21-4642)	☐ Yes ☐ No	
IF YES, PLEASE COMPLETE THE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.		
9. Is offender being sentenced pursuant to K.S.A. 2010 Supp. 21-4643 where offender is 18 years of age or older and the victim is less than 14 years of age? IF YES, PLEASE COMPLETE THE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	Yes No	
^{10.} Downward departure [K.S.A. 2010 Supp. 21-4719(a)] for a crime of extreme sexual violence (defined in K.S.A. 21-4716)? IF YES, PLEASE COMPLETE THE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	Yes No	
11. Did offender, as determined by the court, commit the current crime with a deadly weapon?	☐ Yes ☐ No	
 IF YES, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY. Was offender convicted of a violation of K.S.A. 2010 Supp. 21-36a03, Manufacture or attempted manufacture or K.S.A. 2010 Supp. 21-36a09, or 21-36a10, Possession of precursors with intent to manufacture? IF YES, was there a finding by the Court that such manufacture or possession was for personal use? IF NO, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY. Was offender convicted of a violation of K.S.A. 2010 Supp. 21-36a05(a)(1), Cultivation, Distribution, Possession with intent to 	☐ Yes ☐ No ☐ Yes ☐ No	
distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), (d)(3), or (f)(1)? (Formerly K.S.A. 65-4161 ONLY.)	Yes No	
IF YES, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.		
SENTENCE IMPOSED:		
1. Guideline Range Imposed: Aggravated Standard Departure – COMPLETE SECTION IV		
2. Prison Term: KDOC months (including enhancement sentence) (Enter months above then check one of the following)		
3. Postrelease Supervision Term: 12 months 24 months 36 months 60 months (sex offense) - COMPLETE No Postrelease K.S.A. 2010 Supp. 22-3716(e) Lifetime Postrelease Parole Lifetime P		
4. Nongrid Term: (Jail) (For misdemeanor or nongrid felony.) months days (Enter county jail term above then check one of the following) Jail sentence imposed or, Underlying with probate and Jail sentence imposed or,		
5. Probation Term (If Granted):		
Comments		

^{*} This option is included in statute, but is unavailable.

Case No			
SECTION IV. DEPARTURE INFORMATI	ON		(PAGE 3)
1. Type of Departure: (Check all that apply.) Downward Durational Departure: (Check all that apply.) Upward I Postrelease Supervision (up to 60 month ["Sexually motivated" defined in K.S.A. 2010]	s for sexually	Downward Dispositional Upward Dispositional motivated offense) – K.S.A. 2010 Supp. 22-3717(d)(1)(D)(i) 17(d)(2).]	
2. Reasons Cited as Basis for Departure:			
SECTION V. OTHER CONDITIONS			
General/Special Conditions of Probation (CON)	IPLETE AND	ATTACH ORDER OF PROBATION TO THIS JOURNAL ENTR	Y)
2. Costs Ordered:		D. I. II. O	
Total Restitution (Please complete #3 below)	\$	Probation Supervision Fee (Felony \$120; Misd. \$60)	\$
Court Costs (including surcharge) Total Fines	\$	BIDS Attorney Fee BIDS Application Fee	\$
DNA Database Fee (K.S.A. 21-2511 & 75-724)	\$ \$	Court-Appointed Attorney Fee	\$ \$
Extradition Costs	\$	Community Corrections Fee (offenses after 1/4/07)	\$
Domestic Violence Special Program Fee	\$	Booking/Fingerprint Fee	\$
Apprehension Fee (Escape/Agg. Escape)	\$	Reward Reimbursement	\$
Alcohol and/or Drug Evaluation Fee	\$	Children's Advocacy Center Assessment Fee	\$
Witness Fee	\$	Medical Costs/Expenses Reimbursement	\$
KBI Lab Fee	\$	SB 123 Offender Reimbursement (at least \$300)	\$
Other Lab Fee	\$	Other:	\$
		TOTAL COSTS	\$
3. Restitution to be paid as follows:			
Amount Name and Address			
\$			
<u> </u>			
<u> </u>			
\$			
\$			
\$			
<u> </u>			
·			

^{*} This option is included in statute, but is unavailable.

Case No	
KANSAS SENTENCING GUIDELINES JOURNAL ENTRY OF JUDGMENT	(PAGE 4)
SECTION VI: RECAP OF SENTENCE	
1. Sentence Imposed: Total Prison Term (if sentence imposed is to prison): Total County Jail Term: Consecutive to Prison Term Total Underlying Jail Term (if sentence imposed is probation): Total Underlying Prison Term (if sentence imposed is probation): For each count, the Court pronounced the complete sentence, including the maximum potential good time percen K.S.A. 2010 Supp. 21-4704(e)(2) and 21-4705(c)(2).	ntage.
2. Postrelease Supervision Term:	Lifetime Parole nonths
*Correctional Conservation Camp 4. Jail Credit: Enter dates (m/d/yy only) and days of potential jail credit for this case and check "A" if the days are actudays are not awarded by the court. (attach additional pages if necessary)	ually awarded, or "N" if the
	= Days A N dential (Unlocked) ce Begins Date:
Case No. County Sentence Concur Case No. County Sentence Concur	urrent or Consecutive urrent
6. Miscellaneous Provisions: □ Defendant informed of right to appeal within 10 days of this date. K.S.A. 22-3608. (Required by case law) □ Defendant informed of potential rights of expungement under K.S.A. 2010 Supp. 21-4619(g). □ Defendant informed of duty to register as an offender pursuant to the Kansas Offender Registration Act, K.S.A. 22-4901 OFFENDER REGISTRATION SUPPLEMENT and attach it to the Journal Entry.) K.S.A. 22-4905(b)(2) □ Defendant must submit specimens of blood or an oral or other biological sample, if not previously submitted, pursuant to □ Defendant must obtain psychological evaluation and shall complete the recommended treatment pursuant to K.S.A. 2010 □ Defendant has been processed, fingerprinted and palmprinted. K.S.A. 2010 Supp. 21-2501(b) □ Court remands Defendant to custody of Sheriff to begin serving sentence. □ Court remands Defendant to custody of Sheriff to await transportation to the custody of the Secretary of Correctio □ Defendant to report to County Jail on the day of, 20 at O'clock □ a.m. □ p.m. to start so House arrest is authorized for remaining days after Defendant completes mandatory hours □ Work release recommended (if accepted, defendant is to abide by recommendations of the program). □ Defendant's financial resources and burden imposed by BIDS application and attorney fees considered by the count and State v. Robinson, 281 Kan. 538, 132 P.3d 934 (2006). □ Other Comments:	o K.S.A. 21-2511(c). 10 Supp. 22-3717(d)(1)(D)(iv). ons. serving sentence. rs in the County Jail.

^{*} This option is included in statute, but is unavailable.

Case No		
SECTION VI. RECAP OF SENTENCE CONTINUED (PAGE		
7. Border Box Findings K.S.A. 2010 Supp. 21-4704(f): (Check if	appropriate)	
 An appropriate treatment program exists which is likely to be more effective than the presumptive prison term in reducing the risk of offender recidivism; and the recommended treatment program is available and the offender can be admitted to the program within a reasonable period of time; or, 		
the non-prison sanction will serve community safety interests by p 8. If made, Motion for New Trial: Granted	Denied	
9. If made, Motion for Judgment of Acquittal: Granted	Denied	
10. If made, Motion for Arrest of Judgment:	Denied	
11. Additional Comments:		
SECTION VII. SIGNATURES		
1. Judge's Signature: Date: Signed: Printed:	- - -	
2. Prosecuting Attorney:	3. Defense Attorney:	
Signed: Printed: Supreme Court Number: Date: Address:	Printed: Supreme Court Number: Date: Address:	
Phone No:	Phone No:	

^{*} This option is included in statute, but is unavailable.

Case No	
KSGA JOURNAL ENTRY OF JUDGEMENT ADDITIONAL OFFENSES COUNT	(Page 1 of 2)
Name of Additional Offense of Conviction:	
Count No.: Date of Offense:	
2. Sentences Concurrent or Consecutive:	
3. K.S.A. Title, Section, Subsection(s): Attempt (K.S.A. 2010 Supp. 21-3301) Conspiracy (K.S.A. 2010 Supp. 21-3302) Solicitation (K.S.A. 2010 Supp. 2	1-3303)
4. Grade of Offense:(Check one in each row.) Felony, Severity Level	
□ Person □ Nonperson 5. Offense Category: □ Nondrug Grid □ Drug Grid □ Off-grid □ Nongrid	
6. Presumptive Sentencing Range (Use Criminal History Classification "I" for non-primary convictions.):	
(Enter the terms from the appropriate grid.) Aggravated Standard Mitigated (Check the appropriate box(es).) Presumptive Prison Presumptive Probation Border Box Drug Treatment for up to 18 months. K.S.A. 2010 Supp. 21-4729. Special Rule Applies (Complete Special Rule Supplemental Page and Attach)	
7. SPECIAL RULES Enter the number(s) and brief description(s) corresponding to the applicable special rule, if any (Complete S Rule Supplemental Page and Attach):	pecial
Nuie Supplemental Lage and Attach).	
8. Did the Court make a SPECIAL FINDING that the crime was SEXUALLY MOTIVATED pursuant to KS Offender Registration Act K.S.A. 2010 Supp. 22- 4902 (c)(15)? IF YES, PLEASE COMPLETE OFFENDER REGISTRATION SUPPLEMENT/ATTACH TO JOURNAL ENTRY.	Yes No
9. Was offender determined by the Court to be an AGGRAVATED HABITUAL SEX OFFENDER? (K.S.A. 2010 Supp. 21-4642.) IF YES, PLEASE COMPLETE THE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	Yes No
10. Is offender being sentenced pursuant to K.S.A. 2010 Supp. 21-4643 where offender is 18 years of age or older and the victim is less than 14 years of age? IF YES, PLEASE COMPLETE THE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	☐ Yes ☐ No
11. Downward departure [K.S.A. 2010 Supp. 21-4719(a)] for a crime of extreme sexual violence (defined in K.S.A. 21-4716)? IF YES, PLEASE COMPLETE THE SEX OFFENSE SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	Yes No
12. Did offender, as determined by the court, commit the current crime with a deadly weapon? IF YES, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	Yes No
Was offender convicted of a violation of K.S.A. 2010 Supp. 21-36a03, Manufacture or attempted manufacture, or K.S.A. 2010 Supp. 21-36a09, or 21-36a10, Possession of precursors with intent to manufacture? IF YES, was there a finding by the Court that such manufacture or possession was for personal use? IF NO, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL ENTRY.	Yes No
Was offender convicted of a violation of K.S.A. 2010 Supp. 21-36a05(a)(1), Cultivation, Distribution, Possession with intent to distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), (d)(3), or (f)(1)? (Formerly K.S.A. 65-4161 ONLY.) IF YES, PLEASE COMPLETE THE OFFENDER REGISTRATION SUPPLEMENT AND ATTACH IT TO THE JOURNAL	Yes No
ENTRY.	
SENTENCE IMPOSED:	
Guideline Range Imposed: Aggravated Standard Mitigated Departure – COMPLETE SECTION IV	
2. Prison Term: KDOC months (including enhancement sentence) (Enter months above then check one of the following)	
Life - Minimum 15 yrs. Life - Minimum 20 yrs. Hard 25 Hard 40 Hard 50 Mandatory minimum years = 50 years (600 months) or months pursuant to guidelines, given offender's criminal history, whice Life Imprisonment without Parole Death Penalty	hever is greater

^{*} This option is included in statute, but is unavailable.

Case No
KSGA JOURNAL ENTRY OF JUDGEMENT ADDITIONAL OFFENSES CONTINUED COUNT (PAGE 2 OF 2)
3. Postrelease Supervision Term: 12 months 24 months 36 months 60 months (sex offense) - COMPLETE SECTION IV No Postrelease K.S.A. 2010 Supp. 22-3716(e) Lifetime Postrelease Parole Lifetime Parole
4. Nongrid Term (Jail): (For misdemeanor or nongrid felony.)
5. Probation Term Imposed (select one): 12 months 18 months 24 months 36 months 60 months
 □ Drug Treatment for up to 18 months. K.S.A. 2010 Supp. 21-4729 □ Extended Period under K.S.A. 2010 Supp. 21-4611 (c)(5) for:months □ Other: Probation Supervision to: □ Court Services □ Community Corrections □ Unsupervised
County Jail Time Imposed AS A CONDITION OF PROBATION:days
*Assignment to Correctional Conservation Camp:
Comments:
6. Additional Comments:

^{*} This option is included in statute, but is unavailable.

Case No.
SPECIAL RULES SUPPLEMENTAL PAGE (IF APPLICABLE, check box of the special rule that applies and include this
page with the corresponding count. Additional copies may be made as needed.) PLEASE DO NOT RENUMBER THIS
<u>PAGE</u> .) A special rule that changes the presumptive sentence, without constituting a departure, is applicable to this
count because:
PUBLIC SAFETY OFFENSES / FIREARMS FINDING APPLY: 1. Person Felony Committed With a Firearm – presumed prison. K.S.A. 2010 Supp. 21-4704(h)
2. Aggravated Battery of a L.E.O., if criminal history is 6H or 6I – presumed prison. K.S.A. 2010 Supp. 21-4704(g)
3. Aggravated Assault of a L.E.O., if criminal history is 6H or 6I – presumed prison. K.S.A. 2010 Supp. 21-4704(g)
Battery on a L.E.O., K.S.A. 21-3413(a)(2), resulting in bodily harm- presumed prison and consective. K.S.A. 2010 Supp. 21-4704(q)
32. Drug Felony While in Possession of a Firearm- presumed prison. K.S.A. 2010 Supp. 21-4705(g) 33. Drug Felony With a Firearm that Discharges- presumed prison. K.S.A. 2010 Supp. 21-4705(g)
4. Crime Committed for Benefit of a Criminal Street Gang – presumed prison. K.S.A. 2010 Supp. 21-4704(k)
11. Extended Jurisdiction Juvenile Imposed – both juvenile and adult sentences imposed, adult sentence stayed conditioned on successful
completion of juvenile sentence. K.S.A. 2010 Supp. 38-2347 and 38-2364 35. Aggravated Endangering a Child – consecutive sentence required. K.S.A. 21-3608a(b) [Effective April 29, 2010]
35. Aggravated Endangering a Child – consecutive sentence required. K.S.A. 21-3608a(b) [Effective April 29, 2010] 36. Ballistic Resistant Material worn/used in commission/attempt/flight from felony – presumed prison and consecutive. K.S.A. 2010 Supp.
21-4704(r) [Effective April 29, 2010]
HABITUAL OR REPEAT OFFENSES APPLY:
5. Persistent Sex Offender, if current conviction is presumed prison – double the maximum duration. K.S.A. 2010 Supp. 21-4704(j)
12. Second or Subsequent Manufacture of a Controlled Substance Conviction – presumed prison, twice the maximum duration. K.S.A. 2010
Supp. 21-4705(e) 26. Third or Subsequent Felony Drug Possession occuring on or after July 1, 2008 - presumed prison. K.S.A. 2010 Supp. 21-4705(f)
13. Residential Burglary with a Prior Residential, Nonresidential or Aggravated Burglary Conviction – presumed prison. K.S.A. 2010 Supp.
21- 4704(I)
27. Burglary With Two or More Prior Convictions for a Violation of Theft, Burglary, or Aggravated Burglary – presumed prison. K.S.A. 2010 Supp. 21-4704(p). [Effective July 1, 2008]
29. Felony Theft With Three or More Prior Convictions for a Felony Violation of Theft, Burglary, or Aggravated Burglary – presumed prison.
K.S.A. 2010 Supp. 21-4704(p). [Effective July 1, 2008]
30. * For #27 or #29, Substance Abuse Underlying Factor, Treatment More Effective to Reduce Reoffense Risk and Community Safety Served MDCC Intensive Substance Abuse Treatment Program Peture to Court Upon Successful Completion, MS A 2010 Supp. 31 4704(a)
Served – KDOC Intensive Substance Abuse Treatment Program, Return to Court Upon Successful Completion. K.S.A. 2010 Supp. 21-4704(p) 31. Third or Sub. Criminal Deprivation of a Motor Vehicle – presumptive prison. K.S.A. 2010 Supp. 21-4704(n)
16. Second Forgery, criminal history I – C, sentenced pursuant to sentencing requirements of K.S.A. 21-3710(b)(3), term of imprisonment not in
KDOC. Criminal history A or B, - sentenced for severity level 8, NPF. K.S.A. 2010 Supp. 21-4704(i)
17. Third or Sub. Forgery, criminal history I – C, sentenced pursuant to sentencing requirements of K.S.A. 21-3710(b)(4), term of imprisonment not in KDOC. Criminal history A or B, - sentenced for severity level 8, NPF. K.S.A. 2010 Supp. 21-4704(i)
9. Crime Committed While Incarcerated and Serving a Felony Sentence, or While on Probation, Parole, Conditional Release, or
Postrelease Supervision for a Felony – new sentence shall be imposed pursuant to consecutive sentencing provisions in K.S.A. 2010 Supp.
21-4608 and the court may impose prison even if presumption is nonprison. K.S.A. 2010 Supp. 21-4603d(f); See also K.S.A. 2010 Supp. 21-4608(e)(2) (serving indeterminate sentence)
28. Crime Committed While Incarcerated in a Juvenile Correctional Facility for an Offense That Would be a Felony if Committed by an Adult
presumed prison. K.S.A. 2010 Supp. 21-4603d(f)(2)
10. Crime Committed While on Felony Bond – Under K.S.A. 2010 Supp. 21-4603d(f) new sentence "may" be imposed pursuant to consecutive
sentencing provisions in K.S.A. 2010 Supp. 21-4608 and the court may impose prison even if presumption is nonprison. However, under K.S.A. 2010 Supp. 21-4608(d), new sentence "shall" be consecutive.
NONGRID OFFENSES APPLY:
6. Felony D.U.I. (third, fourth or subsequent) – nongrid, sentenced pursuant to specific mandatory sentencing requirements of K.S.A. 2010 Supp.
8-1567, term of imprisonment not to be served in KDOC. K.S.A. 2010 Supp. 21-4704(i)
8. Felony Domestic Battery - nongrid, sentenced pursuant to specific mandatory sentencing requirements of K.S.A. 2010 Supp. 21-3412a(b)(3), term of imprisonment not to be served in KDOC. K.S.A. 2010 Supp. 21-4704(i)
21. Animal Cruelty K.S.A. 2010 Supp. 21-4310(a)(1), K.S.A. 2010 Supp. 21-4310(a)(2-5); Second or subsequent conviction; or Working /
Assistance dog – K.S.A. 21-4318(c) - nongrid felony, sentenced pursuant to specific mandatory sentencing requirements of K.S.A. 21-4318(d),
term of imprisonment not to be served in KDOC. K.S.A. 2010 Supp. 21-4704(i)
FINANCE OFFENSES APPLY:
25. Fraudulent Insurance Act , any combination of acts occurring within 6 consecutive months involving \$25,000 or more - presumed prison. K.S.A. 2010 Supp. 40-2,118
15. Kansas Securities Act , violation resulting in loss of \$25,000 or more – presumed prison. K.S.A. 2010 Supp. 17-12a508(a)(5)
19. Mortgage Business Act, Second or Subsequent Conviction – presumed prison. K.S.A. 2010 Supp. 9-2203(c)
20. Loan Brokers Act, violation resulting in loss of \$25,000 or more – presumed prison. K.S.A. 50-1013(a)

^{*} This option is included in statute, but is unavailable.

Case No		
SEX OFFENSE SUPPLEMENT (If applicable, complete and attach to the Journal Entry.)		
 Was offender determined by the Court to be an AGGRAVATED HABITUAL SEX OFFENDER? (K.S.A. 2010 Supp. 21-4642.) IF YES, PLEASE COMPLETE SECTION A. "Aggravated Habitual Sex Offenders". 	Yes No	
2. Is offender being sentenced pursuant to K.S.A. 2010 Supp. 21-4643 where offender is 18 years of age or older and the victim less than 14 years of age? IF YES, PLEASE COMPLETE SECTION B. "Child Sex Offenses".	☐ Yes ☐ No	
SECTION A. Aggravated Habitual Sex Offenders – K.S.A. 2010 Supp. 21-4642		
Imprisonment for life without the possibility of parole; not eligible for parole, probation, assignment to a community correct services program, conditional release, postrelease supervision, or suspension, modification or reduction of sentence.	ional	
SECTION B. Child Sex Offenses – K.S.A. 2010 Supp. 21-4643		
Sentence imposed for sex offenses where offender is 18 years of age or older and the victim is less than 14 years of age. (CHECK ONLY ONE) First Offense Downward departure to guidelines, subject to provisions of K.S.A. 2010 Supp. 21-4719, and amendments thereto; lifetime postrelease supervision. State v. Ballard, Kansas Supreme Court, 289 Kan. 1000 (2009) (Complete Section IV – Departure Information, page 3 of Journal Entry of Judgment.) Mandatory minimum of Hard 25 years (300 months) or months pursuant to guidelines, given offender's criminal history, whichever is greater; lifetime parole. K.S.A. 2010 Supp. 22-3717(u) Second Offense Mandatory minimum of Hard 40 years (480 months) or months pursuant to guidelines, given offender's criminal history, whichever is greater; lifetime parole. K.S.A. 2010 Supp. 22-3717(u) Third Offense – see Section A. above, Aggravated Habitual Sex Offender – Life Imprisonment Without Parole.		
SECTION C. Downward Departure [K.S.A. 2010 Supp. 21-4719(a)] for a Crime of Extreme Sexual Violence (defined in K.S.A. 21-4716)		
(NO downward dispositional departure allowed)		
Downward durational departure limited to 50% of middle of the sentencing range?		
SECTION D. Sexually Violent Crime [K.S.A. 2010 Supp. 22-3717(d)(2)]		
Was offender convicted of a sexually violent crime, but was not sentenced pursuant to K.S.A. 2010 Supp. 21-4643? Yes – Lifetime postrelease supervision [(K.S.A. 2010 Supp. 22-3717(d)(1)(G)] No – Postrelease supervision term as otherwise indicated by law		
Comments:		

^{*} This option is included in statute, but is unavailable.

Case No
OFFENDER REGISTRATION SUPPLEMENT – K.S.A. 22-4901 et. seq. (PAGE 1 of 2) (If applicable, complete both pages and attach to the Journal Entry.)
SECTION A. REGISTRATION REQUIREMENT - Check appropriate boxes to indicate the <u>REASON</u> for registration. See K.S.A. 2010 Supp. 22-4902(a).
(a)(1) Offender required to register due to sex offender status (Indicated by conviction of any of the following sexually violent crimes or adjudication as a juvenile offender for an act which is committed by an adult would constitute a sexually violent crime): ☐ Rape - K.S.A. 21-3502 ☐ Indecent Liberties With a Child - K.S.A. 21-3503 ☐ Aggravated Indecent Liberties With a Child - K.S.A. 21-3504 ☐ Criminal Sodomy - K.S.A. 21-2505(a)(2) and (a)(3) ☐ Aggravated Indecent Solicitation of a Child - K.S.A. 21-3510 ☐ Indecent Solicitation of a Child - K.S.A. 21-3510 ☐ Aggravated Indecent Solicitation of a Child - K.S.A. 21-3511 ☐ Sexual Exploitation of a Child - K.S.A. 21-3516 ☐ Sexual Battery - K.S.A. 21-3517 ☐ Aggravated Incest - K.S.A. 21-3603 ☐ Aggravated Sexual Battery - K.S.A. 21-3518 ☐ Electronic Solicitation - K.S.A. 21-3523 ☐ Any conviction for any comparable offense in effect prior to effective date of act ☐ Unlawful Sexual Relations (on or after July 1, 2010) - K.S.A. 21-3520 ☐ Any federal, military or other state conviction for an offense that under the laws of Kansas would be a sexually violent crime ☐ Any attempt, conspiracy or criminal solicitation of a sexually violent crime ☐ Any act which at the time of sentencing has been determined beyond a reasonable doubt to have sexually motivated (i.e. for the purpose of the defendant's sexual gratification.)
(a)(2) Offender required to register due to violent offender status (Indicated by conviction of any of the following crimes): □ Capital Murder - K.S.A. 21-3439 □ Murder in the First Degree - K.S.A. 21-3401 □ Murder in the Second Degree - K.S.A. 21-3402 □ Voluntary Manslaughter - K.S.A. 21-3403 □ Involuntary Manslaughter - K.S.A. 21-3404 □ Any conviction for any comparable offense in effect prior to effective date of act that under the laws of Kansas would be an offense listed in this section □ Any attempt, conspiracy or criminal solicitation of an offense defined in this section □ (a)(3) Offender required to register due to sexually violent predator status as determined under K.S.A. 59-29a01 et. seq. (On and after July 1, 2001).
(a)(4) Offender required to register due to conviction of the following crimes wherein the victim is less than 18 years of age:
Kidnapping - K.S.A. 21-3420 (except by parent) Criminal Restraint - K.S.A. 21-3424 (except by parent) Any attempt, conspiracy or criminal solicitation of an offense defined in this section Aggravated Kidnapping - K.S.A. 21-3421 Any conviction for any comparable offense in effect prior to effective date of act
(a)(5) Offender required to register due to conviction of the following sexual conduct wherein one of the parties involved is less than 18
years of age: Adultery - K.S.A. 21-3507 Promoting Prostitution - K.S.A. 21-3513 Lewd and Lascivious Behavior - K.S.A. 21-3508 Any attempt, conspiracy or criminal solicitation of an offense defined in this section Criminal Sodomy as defined in K.S.A. 21-3505(a)(1) Patronizing a Prostitute - K.S.A. 21-3515 Any conviction for any comparable offense in effect prior to effective date of act
(a)(6) Offender required to register due to registration requirement by federal, military or other state's law or otherwise required.
 (a)(7) Offender required to register due to conviction of person felony with court finding on the record that such felony was committed with a deadly weapon (On and after July 1, 2006): ∴ Any conviction for any comparable offense in effect prior to effective date of act ∴ Any attempt, conspiracy or criminal solicitation of an offense defined in this section
(a)(10) Offender required to register due to conviction of aggravated human trafficking as defined in K.S.A. 2010 Supp. 21-3447 or any attempt, conspiracy or solicitation thereof.
(a)(11) Offender required to register due to drug conviction (Indicated by conviction of any of the following crimes): Manufacture or attempted manufacture of any controlled substance in violation of K.S.A. 2010 Supp. 21-36a03 Possession of precursors with intent to manufacture any controlled substance in violation of K.S.A. 2010 Supp. 21-36a09, or 21-36a10 Cultivation, Distribution, Possession with intent to distribute opiates, opium or narcotic drugs or any stimulant in K.S.A. 65-4107(d)(1), (d)(3), or (f)(1), in violation of K.S.A. 2010 Supp. 21-36a05(a)(1) (Formerly K.S.A. 65-4161 ONLY) Any conviction for any comparable offense in effect prior to effective date of act

^{*} This option is included in statute, but is unavailable.

Case No
OFFENDER REGISTRATION SUPPLEMENT CONT. – K.S.A. 22-4901 et. seq. (PAGE 2 of 2)
SECTION B. REGISTRATION TERMS - check appropriate boxes indicating <u>REQUIRED TERM</u> of registration See K.S.A. 22-4906.
SEX OFFENDER, VIOLENT OFFENDER, OR OTHER SELECTED CRIMES (as described in subsections (a)(1), (a)(2), (a)(3), (a)(4), and (a)(5) on the previous page):
First conviction: Offender not confined = 10 years from date of conviction, OR Offender confined = 10 years from date of parole, discharge or release whichever is most recent
Second or subsequent conviction: Lifetime Registration FEDERAL, MILITARY OR OUT-OF-STATE JURISDICTIONAL REQUIREMENT (as described in subsection (a)(6) on the previous page):
First conviction: Offender not confined = 10 years from date of conviction, OR Offender confined = 10 years from date of parole, discharge or release whichever is most recent
Second or subsequent conviction: Lifetime Registration DEADLY MEADON METHOD ON THE PEOODD (so described in subsection (a)/7) and the provided associated as a self-section.
DEADLY WEAPON WITH COURT FINDING ON THE RECORD (as described in subsection (a)(7) on the previous page for crime committed on or after July 1, 2006): First conviction: Offender not confined = 10 years from date of conviction, OR
Offender confined = 10 years from date of parole, discharge or release whichever is most recent Second or subsequent conviction: Lifetime Registration
SEXUALLY VIOLENT PREDATOR pursuant to K.S.A. 59-29a01 et. seq. (as described in subsection (a)(3) on the previous page for crime committed on and after July 1, 2001):
☐ Declared to be a sexually violent predator: ☐ Lifetime Registration SELECT AGGRAVATED OFFENSES
Engaging in sexual acts involving penetration with victims of any age through use of force or threat of serious violence, or engaging in sexual acts involving penetration with victims less than 14 years of age, and includes the following offenses: Rape as defined in K.S.A. 21-3502(a)(1)(A) or (a)(2), Aggravated Criminal Sodomy as defined in K.S.A. 21-3506(a)(1) or (a)(3)(A), or any attempt, conspiracy or solicitation thereof:
CHILD SEX OFFENSES - Offender is 18 or older and the victim is less than 14 (as described in subsections (a)(1), (a)(4) and (a)(5) on the previous page on and after July 1, 2006) and below: Offender convicted of Aggravated Human Trafficking (K.S.A. 2010 Supp. 21-3447), Rape (K.S.A. 21-3502(a)(2)), Agg. Indecent Liberties (K.S.A. 21-3504(a)(3)), Agg Criminal Sodomy (K.S.A. 21-3506(a)(1) or (a)(2)), Promoting Prostitution (K.S.A. 21-3513) if prostitute is less than 14 years of age, Sexual Exploitation of a Child (K.S.A. 21-3516(a)(5) or (a)(6)) or any attempt, conspiracy or solicitation thereof [2010]
HB 2468, effective July 1, 2010]: Lifetime Registration DRUG OFFENSES Manufacture, attempted manufacture – K.S.A. 2010 Supp. 21-36a03, Possession of Precursors with intent to manufacture a
controlled substance, K.S.A. 2010 Supp. 21-36a09, or 21-36a10, Cultivation, Distribution, Possession with intent to distribute, or– K.S.A. 2010 Supp. 21-36a05(a)(1), (as described in subsection (a)(11) on previous page): First conviction: Offender not confined = 10 years from date of conviction, OR
Offender confined = 10 years from date of parole, discharge or release whichever is most recent Second or subsequent conviction: Lifetime Registration
JUVENILE REGISTRATION: Adjudicated as a juvenile offender for any crime which if committed by an adult would constitute a sexually violent crime classified as an
 off-grid or severity level 1 felony: Offender not confined = 5 years from date of adjudication or until the age of 18 whichever is longer, OR Offender confined = 5 years from date of release
Adjudicated as a juvenile offender for an any crime which if committed by an adult would constitute a sexually violent crime NOT classified as an off-grid or severity level 1 felony - subject to judicial discretion:
Option 1: Offender not confined = 5 years from date of adjudication or until the age of 18 whichever is longer Offender confined = 5 years from date of adjudication or until the age of 18 whichever is longer
 ☐ Offender confined = 5 years from date of release; ☐ Option 2: No registration required by court finding on the record; ☐ Option 3: Registration as in Option 1 but without public access to registration records
NONRESIDENT REGISTRATION:
Nonresident worker = Duration of such person's employment Nonresident student = Duration of such person's attendance at a school or educational institution
Nonresident offender moving into the state = The same length of time required by sentencing state or for term as indicated by Kansas

statute, whichever is longer

^{*} This option is included in statute, but is unavailable.